

VIA ECF

May 6, 2025

U.S. Department of Justice

Antitrust Division

450 5th Street, N.W. Washington, DC 20530

Application GRANTED. The Liberty Square Building Government shall respond to Defendants' motion by May 15, 2025. Defendants shall reply by June 2, 2025.

> The Clerk of Court is directed to terminate ECF No. 78.

SO ORDERED.

Jennifer H. Rearden Jennifer H. Rearden, U.S.D.J. Dated: May 7, 2025

500 Pearl Street, Room 1010 New York, NY 10007

The Hon. Jennifer H. Rearden **United States District Court**

Southern District of New York

Re: *United States v. KKR & Co. Inc. et al.*, 25-cv-343-JHR [rel. 25-cv-448]

Request to Extend the Parties' Deadlines to Respond and Reply to KKR's Motion to

Dismiss

Dear Judge Rearden,

We write on behalf of Plaintiff United States in *United States v. KKR & Co. Inc. et al.*, 25-cv-343-JHR. Pursuant to Rule 2.E of Your Honor's Individual Rules, we respectfully request that the Court extend the United States' deadline to respond to the Defendants' Motion to Dismiss (ECF No. 31), extending the current deadline of May 8, 2025, by one week. This is the United States' first request for an extension in this case. Defendants consent to the requested extension and seek an extension of their time to reply by eleven days (accounting for the Memorial Day holiday). The United States consents to Defendants' request. If both deadlines are extended, the United States' response to Defendants' motion would be due on May 15, and Defendants' reply would be due on June 2, 2025.

The United States seeks this extension in order to have additional time to respond to Defendants' 31-page motion, which seeks dismissal of United States' complaint in its entirety and raises a variety of constitutional, statutory, and regulatory arguments.

The requested extension would not prejudice any party, or cause any delay in the resolution of these matters. The parties do not have any scheduled appearances before the Court in either action. This request does not seek an extension of any deadline in the related matter.

Sincerely,

/s David Teslicko
David Teslicko
Attorney for the United States

cc: Counsel of Record